SITE ASSESSMENT

FOR

AMERICAN CHEMICAL SERVICE GRIFFITH, INDIANA

Prepared For:

U.S. Environmental Protection Agency
Region V
230 S. Dearborn Street
Chicago, Illinois

CONTRACT NO. 68-95-0017

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Region V

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1.0 INTRODUCTION

On November 14, 1984, the Technical Assistance Team (TAT) was tasked to assess the American Chemical Service site, located in Griffith (Lake County), Indiana. This report details TAT's findings pursuant to this task and also includes a SPCC inspection performed at this facility.

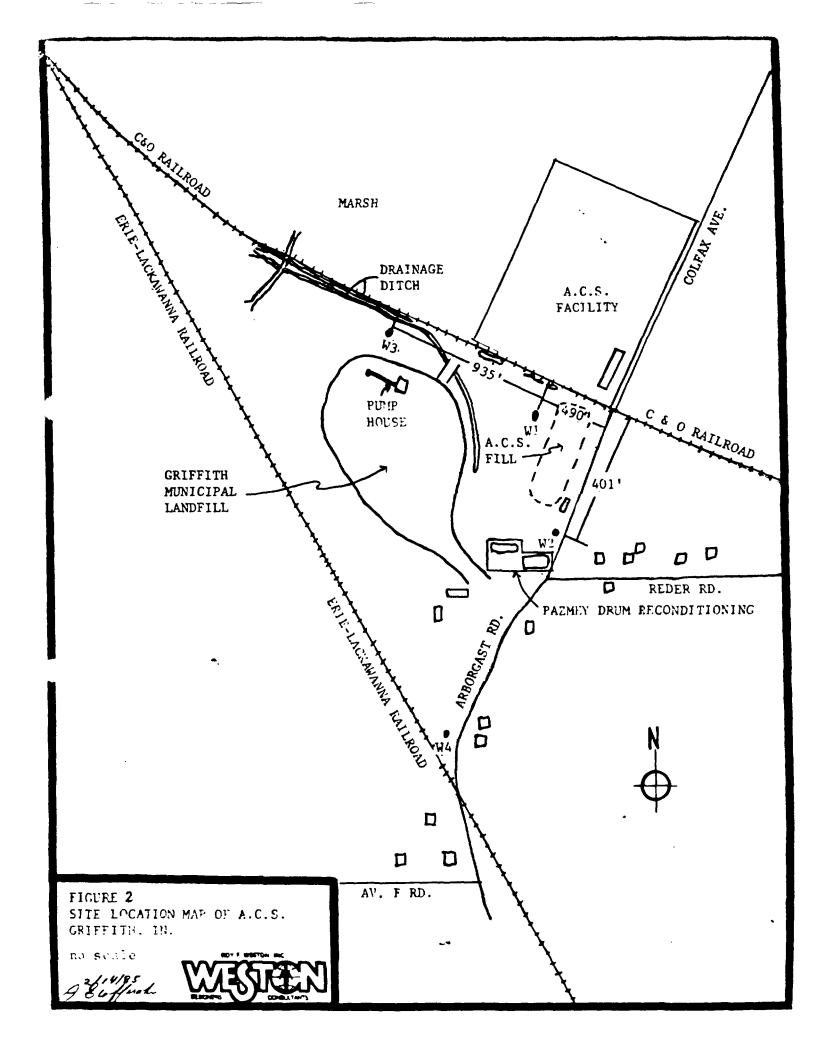
2.0 SITE HISTORY

American Chemical Services (ACS) is a solvent reclamation and chemical manufacturing facility located at 420 South Colfax, Griffith, Indiana (Figure 1). ACS began operations in May 1955, solely as a solvent recovery firm. Later, the company also began limited chemical manufacturing. Mr. James Tarpo is president of ACS, Messrs. John and James Murphy are the firm's vice presidents.

The ACS solvent recovery process generates still bottom wastes which were originally deposited in a holding lagoon located in the southern portion of the facility. In the 1960s, leaching and/or runoff from the lagoon area reportedly had caused vegetation kills in a marsh immediately to the west of the site. Operation of this lagoon was terminated in 1972 when it was filled in with drums partially full of sludge materials. A portion of this lagoon may have been inundated when the present fire water pond was constructed in November 1973. The fire pond is located at the southwestern corner of the facility and stores water for fire control purposes. The remainder of the lagoon was backfilled, and graveled over.

From 1958 to 1975, ACS operated a small landfill on a piece of property directly south of their plant (Figure 2). Throughout its operation, the landfill was utilized in the disposal of a variety of wastes generated at the ACS plant. Originally, the still bottoms from the aforementioned lagoon were disposed of in this landfill. From 1968 to 1970, ACS operated an incinerator at their facility and wastes from the incinerator were also deposited in the fill during this period. In addition to these wastes, general refuse and an estimated 20,000 to 30,000 drums were deposited in the fill prior to its closure. These drums reportedly were either empty or partially full of unreclaimable wastes. A tank truck partially full of sludge material, was also buried in the fill. ACS reports that leachate problems have been associated with the landfill since the 1960s, but have steadily decreased over the years.

In 1972, ACS discontinued use of its landfill and the site was capped with a reported two to three foot layer of soil.



In 1980, a 31 acre portion of property owned by ACS to the west of the drum fill was sold to the City of Griffith. The city used this property for an expansion of their municipal landfill, which had been operating to the southwest of the ACS property. This transaction reportedly included an approximately six foot wide strip of the west edge of the drum fill.

As previously mentioned, ACS began operation of an incinerator at their plant in 1968. As well as taking still bottom wastes from the on-site lagoon, large quantities of wastes from off-site sources were accepted. Mr. Tarpo has reported a rate of 2 million gallons of waste per year burned in this incinerator until its closure of 1970.

In October 1971, ACS began a swine fat reprocessing operation. Due to its economic liability to the firm, it was terminated in April 1973. In May 1972, a production line was opened for the manufacturing of a gasoline additive for the American Oil Company, referred to as "Amotone." In early 1974, ACS began manufacturing a plasticizer called "Epoxol" for the Swift Chemical Division. Both materials are currently being manufactured at the facility. Since 1983, "Epoxol" has been produced by ACS for its own distribution. The major operation at the site, however, remains solvent recovery. Aqueous wastes generated at the facility are reported to be disposed of off site.

3.0 PRIOR SITE INVESTIGATIONS

There are no available regulatory inspection reports for the ACS facility on a local, state or federal level prior to 1972. From April 1972 to September 1973, the Indiana State Board of Health, Division of Stream Pollution Control (ISBH-DSPC) conducted regular inspections of the facility. When ACS began Expoxol manufacturing in early 1974, the facility was connected to the Griffith City sewer system and monthly effluent monitoring was begun by the Griffith Department of Public Works.

On May 8 and 9, 1980, personnel from the U.S. Environmental Protection Agency (U.S. EPA), Region V Surveillance and Analysis Division of the Environmental Emergency and Investigative Branch visited the ACS landfill. The purpose of this visit was to investigate the leachate problems associated with the site. A pool of leachate was encountered on the north side of the drum disposal area. A sample of leachate was collected from this pool approximately 15 feet north of the drum fill. A subsurface soil sample was collected near the pool, approximately 10 feet north of the drum fill at depth of 5 feet. A subsurface soil sample was also collected

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at a depth of 6.5 feet from an area approximately 36 feet east of the drum disposal area. Finally, a water sample was collected from a drainage ditch feeding a culvert under the C&E rail line, on the southwest corner of the landfill property. The sample locations, as described by U.S. EPA, were not positively identified by the TAT during TAT's site assessment. The analytical results from the samples are summarized in Tables 1 and 2.

Since November 1980, the ACS plant has operated as a hazardous waste facility under the Interim Status Standards of the Resource Conservation and Recovery Act (RCRA). The ISBH routinely inspects the ACS facility under RCRA Interim Authorization. While ACS has not been formally notified, both the ISBH and U.S. EPA contend that a fire water pond, located in the southwest corner of the site, is a surface impoundment, because it collects drainage from potential spill areas. As such, this pond would be subject to the ground water monitoring requirements of Subpart F of the Interim Status Stan-ACS, however, claims this is not a surface impoundment, rather the pond holds only water for fire control purposes. It is not known what regulatory position either U.S. EPA or ISBH is presently taking regarding the RCRA requirements for the landfill or lagoon.

In 1981, several private water supply wells near the facility were sampled by the ISBH. These samples were subsequently analyzed for a variety of inorganic parameters, the results of which are presented in Table 3. This sample collection failed to yield any conclusive results regarding the threat of contamination from the ACS facility or other nearby potential contaminant sources.

In July of 1982, the U.S. EPA Field Investigation Team (FIT) established four monitoring wells on and near the ACS landfill (Figure 2) in order to investigate potential ground water contamination from the site. Ground water flow direction was determined to be towards the northwest. Results of these sample collections are presented in Table 4. Monitoring wells 1, 2 and 3 were found to be contaminated with a variety of organic substances, primarily volatile organic materials.

In the fall of 1984, seven private water supply wells in the immediate vicinity of ACS were sampled by Andy Livovich, a chemist with the Lake County Health Department. A disting of those wells is provided in Table 5. Analysis of these samples by gas chromatography (GC) was subsequently done by Mr. Livovich. Three samples yielded results which Mr. Livovich was not able to adequately interpret. As such, one sample (the O'Neil residence) was sent to the ISBH laboratory for further analysis. Results from the ISBH remain unavailable.

U.S. EPA SAMPLING RESULTS SURVEILLANCE AND ANALYSIS DIVISION ENVIRONMENTAL EMERGENCY AND INVESTIGATIONS BRANCH AT AMERICAN CHEMICAL SERVICE AND GRIFFITH CITY LANDFILL MAY 8-9, 1980 (CONCENTRATION UNIT IN PPB)

| | | | H ₂ 0 H ₂ | O Sample 2 |
|-----------------------------|---------------|----------------------|---------------------------------|-----------------|
| • | Subsurface | Subsurface | Sample 1 from | from Ditch |
| | Soil Sample 1 | Soil Sample 2 | Leachate Pool | Running Off |
| | 15' N of ACS | 36' E of ACS | 10' N of ACS | Griffith |
| | Disposal Area | <u>Disposal Area</u> | Disposal Area | <u>Landfill</u> |
| Phenol | K1,400 | 26 | K13 | 350 |
| Isophorone | K700 | 6.2 | K240 | KO.7 |
| Naphthalene | 12,000 | 21 | 29 | KO.5 |
| luorene | 1,000 | 6.1 | K23 | KO.8 |
| √iethylphthalate | K7,400 | 2,500 | K240 | 10 |
| Phenanthrene and anthracene | 1,400 | 26 | K42 | K1.0 |
| Di-n-butylphthalate | 1,100 | 11 | K240 | 21 |
| Bis(2-ethylhexyl)phthalate | 110,000 | 71 | 510 | 63 |
| Butylbenzylphthalate | 8,300 | 117 | K240 | KO.7 |
| Bis(2-chloroethyl)ether | K400 | K5.5 | 300 | 28 |
| Dimethylphthalate | K510 | K5.5 | 2,300 | KO.7 |

Data obtained from U.S. EPA analytical results: Data sets EEIB 280 and 281 samples collected American Chemical Service and Griffith Landfill July 3, 1980.

TABLE 2

U.S. EPA SAMPLE RESULTS RESULTS OF FIELD SAMPLING BY U.S. EPA SURVEILLANCE AND ANALYSIS DIVISION ENVIRONMENTAL EMERGENCY AND INVESTIGATIONS BRANCH AT AMERICAN CHEMICAL SERVICE AND GRIFFITH CITY LANDFILL, MAY 8-9, 1980 (CONCENTRATION UNITS IN PPB)

| | Soil Sample 1 (mg/g) | Soil Sample 2 (mg/g) | Water Sample 1 |
|----------|--------------------------|--------------------------|--------------------|
| Ca | 3.8 | K0.5 | 381 |
| Mg | 2.8 | 0.9 | 74.6 |
| Na | KO.1 | KO.1 | 195 |
| Aq | KO.3 | KO.3 | 11 |
| A1 | 3700 | 3400 | 467 |
| В | K8 | K8 | 1800 |
| Be | 0.2 | 0.2 | K1 |
| Ba | 11 | 13 | 335 |
| Cd | KO.1 | KO.2 | 184 |
| Co | 4 | 2 | 427 |
| Cr | 11 | 8 | 254 |
| Cu | 13 | 9 | 117 |
| Fe | 9100 | 7600 | 10,400 |
| Mn | 370 | 55 | 8550 |
| Mo | 6 | 6 | 57 |
| Ni | 9 | 5 | 544 |
| Pb | 14 | 15 | 282 |
| Sn | 15 | K10 | K100 |
| Ti | 8 8 | 74 | 13 |
| ٧ | 12 | 11 | 34 |
| Υ | 5 | 7 | 19 |
| Zn | 26 | 20 | 2300 |
| Total Hg | .049 mg/kg KO.3 mg/kg | .036 mg/kg K.03 mg/kg | .8 ug/l 96 ug/l |

Data obtained from U.S. EPA analytical results. Data set EEIB samples collected at American Chemical Service and Griffith Landfill June 12, 1980.

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INDIANA STATE BOARD OF HEALTH
1981 LAKE COUNTY GROUND WATER SURVEY RESULTS

TABLE 3

| We11 | Turbidity | рН | CaCO ₃ H | Мо | Fe | Mn | Ca | Mg | Na I | K | Cd | SO ₄ | P0 ₄ | Ba | Cq | Cr(T01 | ') Рь | тос | 000 |
|--------------------|------------|-----|---------------------|--------------|-----|------|------------|-----|--------|-----|---------------|-----------------|-----------------|------|-------|--------|-------|-------|---------------|
| | | | | | | | | | | | | | | _ | | | | | |
| Jewell Rogers | | | | | | | | | | | | | | | | | | | |
| 712 E. É1m | 0.6 | 7.8 | 200 | 200 | .77 | .03 | 50 | 18 | 7 . | 7 | 4 | 18 | <.09 | .050 | <.002 | .010 | <.010 | 2 | <5 |
| Salisbury Eng | | | | | | | | | | | | | | | | | | | |
| 1501 E. Main | 10 | 7.6 | 322 | 344 1 | 1.4 | .02 | 74 | 34 | 19 2.3 | 3 | 4 | 34 | .15 | .260 | <,002 | <.010 | <.010 | 2.2 | <5 |
| American Chemical | .5 | 7.6 | 312 | 396 | .14 | <.02 | 59 | 40 | හ 5.7 | 7 | 5 | 60 | <.09 | .080 | <.002 | <.010 | .010 | 1.0 | <5 |
| American Chemical | 3 5 | 7.3 | 306 | 396 3 | 3.3 | .03 | 58 | 39 | 65 6.8 | 8 . | ৰ্ড | 62 | <.09 | .110 | <.002 | .010 | <.010 | 1.0 | ⋖5 |
| Silvester Reder | 3 0 | 7.3 | 398 | 312 3 | 3.7 | .09 | 94 | 40 | 16 1.8 | 8 2 | 21 | 100 | <.09 | .150 | <.002 | .010 | .020 | 1.5 | <5 |
| Kim Evans | 2 0 | 7.3 | 474 | 388 2 | 2.6 | .02 | 96 | 57 | 22 2.9 | 9 (| 4 5 | 130 | <.09 | .170 | <.002 | .010 | <.010 | 1.0 | <5 |
| 1902 Edison Avenue | 25 | 7.3 | 790 | 456 3 | 3.3 | .05 | 146 | 104 | 45 3.9 | 9 (| 51 | 350 | <.09 | .070 | <.002 | .030 | .010 | 1.2 | < 5 |
| Howard Long | 2 5 | 7.3 | 628 | 464 3 | 3.2 | .03 | 122 | 79 | 26 3.1 | 1 • | 4 5 | 210 | <.09 | .070 | <.002 | .010 | .010 | 1.5 | 4 5 |
| Glen Slaney | | | | | | | | | | | | | | | | | | | |
| 553 N. Raymond | 5 | 7.6 | 224 | 252 | .92 | <.02 | 50 | 24 | 14 1.7 | 7 • | 4 5 | 5 | <.09 | .200 | <.002 | <.010 | <.010 | 1.4 | ⋖5 |
| Gose Home | | | | | | | | | | | | | | | | | | | |
| 1106 S. Broad | 3 0 | 7.3 | 668 | 460 4 | 8. | .03 | 123 | 87 | 37 3.9 | 9 • | 4 5 | 280 | <.09 | .050 | <.002 | .010 | <.010 | 2.2 | <5 |
| Frank Rozick | 8 | 7.6 | 240 | 168 1 | .1 | .02 | 53 | 26 | 7 1.4 | 4 | 7 | 77 | <.09 | .040 | <.002 | .010 | <.010 | 1.3 | < 5 |
| John Price | 6 | 7.7 | 236 | 120 | .84 | .08 | 54 | 24 | 12 .9 | 9 1 | 17 | 120 | .15 | .090 | <.002 | .010 | <.010 | 1.9 | 4 5 |
| Douglas Waldron | 8 | 7.7 | 204 | 224 1 | .1 | <.02 | 51 | 18 | 12 1.2 | 2 (| 4 5 | 4 5 | .2 | .130 | <.002 | .010 | <.010 | 2.2 | < 5 |
| Citizen's TV | 5 | 7.8 | 228 | 316 1 | .0 | <.02 | 49 | 26 | 37 2.5 | 5 | < 5 | 4 5 | .2 | .190 | <.002 | .010 | <.010 | <1.0 | 4 5 |
| Lovin Home | 2 | 7.8 | 156 | 168 | .64 | .02 | 38 | 15 | 6.9 | 9 | | 5 | .15 | .090 | <.002 | .010 | <.010 | <1.0 | < 5 |
| Ernest Van Byssum | | | | | | | | | | | | | | | | | | | |
| 1818 E. Elm | 10 | 7.6 | 228 | 244 2 | .9 | .04 | 62 | 18 | 11 1.0 |) (| 4 5 | 4 5 | .2 | .080 | <.002 | .020 | <.010 | 3.1 | 4 5 |
| Hayworth Home | 10 | 7.4 | 300 | 328 2 | .1 | .02 | <i>7</i> 5 | 27 | 13 1.4 | 1 < | 4 5 | 12 | .05 | .150 | <.002 | .010 | <.010 | 4.0 | <5 |
| Arthur Hegedus | | | | | | | | | | | | | | | | | | | |
| 1009 S. Wood | 20 | 7.4 | 500 | 392 3 | .5 | .03 | 96 | ଌ | 26 3.5 | 5 4 | ⋖5 | 200 | <.09 | .140 | <.002 | .010 | <.010 | 2.4 . | 24 |

TABLE 4

ECOLOGY AND ENVIRONMENT, INC. WELL SAMPLING RESULTS ECOLOGY AND ENVIRONMENT, INC. WELL SAMPLING DATA AMERICAN CHEMICAL SERVICES AND GRIFFITH LANDFILL GRIFFITH, INDIANA NOVEMBER 3, 1982

| | Well #1 (ppm) | Well #2 (ppm) | Well #3 (ppb) | Well #4 |
|---------------------------|------------------|------------------|------------------|---------|
| 1,2-Transdichloroethylene | ~ | 34 | - | - |
| Ethylbenzene | 1.6 | 10 | - | - |
| Toluene | 16 | 35 | - | - |
| Vinyl chloride | - | 680 ppb | - | - |
| 2,4-Dimethylphenol | • | 33 | - | - |
| Pentachlorophenol | - | 36 | - | - |
| Bis(2-chloroethyl)ether | - | 327 | - | - |
| Benzene | 24 | 29 | - | - |
| 1,1,1~Trichloroethane | - | 1.1 | - | - |
| Chloroethane | - | 9 80 | 96 | - |

Data obtained from E&E analytical results for sampling at ACS November 3, 1982.

TABLE 5

PRIVATE WELLS SAMPLED BY LAKE COUNTY HEALTH DEPARTMENT LAKE COUNTY, INDIANA

Paul Good 1029 Reder Road

Oak Ridge Park Colfax Avenue

Mike Milsap 1002 Reder Road

Michael Lovich 420 East Avenue H

*Mark Jansen 938 S. Arbogast

> *Burge 5013 Calhoun

**0'Neil 1007 Reder Road

Per Indy Liverich 3/11/15 The O'Reil well had a light wolded a garin content. Bergers was nother of appearing the sand he would have be appeared to the first and the world have been found to the sand to be drug that is can't be dad to the sand

^{*} Samples whose results Mr. Livovich could not adequately interpret.

^{**} Sample sent to ISBH laboratory for further analysis.

4.0 SITE ASSESSMENT

On November 29, 1984, TAT members Stofferahn, Matz, and Michols conducted a site assessment of the ACS facility and adjacent landfill. The TAT arrived on site at 1120 and received permission from Mr. Tarpo to enter the landfill property. Later in the afternoon, Mr. Tarpo and Mr. John Murphy were interviewed and provided a brief tour of the facility was made. A second landfill reconnaissance was then made.

Figure 3 indicates the land use surrounding the ACS plant and landfill. Property to the north and west of the plant was undeveloped. A large cattail marsh was located just west of the plant. The City of Griffith's municipal landfill was located southwest of the plant and the ACS fill. The Pazmey Drum Reconditioning was located on the southern border of the ACS fill. Several residences and a few small businesses were located to the south and southeast of the ACS fill. These homes reportedly utilize their own water supply wells. A subdivision was also identified approximately one-half mile northwest of the ACS facility. The water supply for this subdivision reportedly originates from the City of Griffith that utilizes Lake Michigan water purchased from the cities of Hobart and Gary, Indiana.

The old Chesapeake and Ohio rail line abuted the southern edge of the ACS plant, separating the plant from the ACS and municipal landfills. Use of these tracks reportedly ceased in September 1981; the lines had served the ACS facility. Another abandoned rail line, the Erie-Lackawanna, abuted the southwestern edge of the municipal landfill. No tracks remained along the section of the line edging the landfill.

As Figure 3 indicates, surface drainage from the ACS plant and fill flowed to the northwest. Drainage swales along each of the aforementioned rail lines also drained in this direction, except at the intersection of the E&L rail bed and Arborgast Road. From this point, drainage proceeded to the southeast towards Turkey Creek.

A drainage swale was also present on the municipal landfill, running from the eastern edge of the fill around to the northwest, paralleling a ditch along the C&O tracks. Both ditches ran to a marsh west of the municipal landfill. Another ditch, which ran through this marsh, intersected these ditches and connects to the large marsh west of the ACS plant. This area is further detailed under the section of this report regarding the SPCC inspection performed by the TAT.

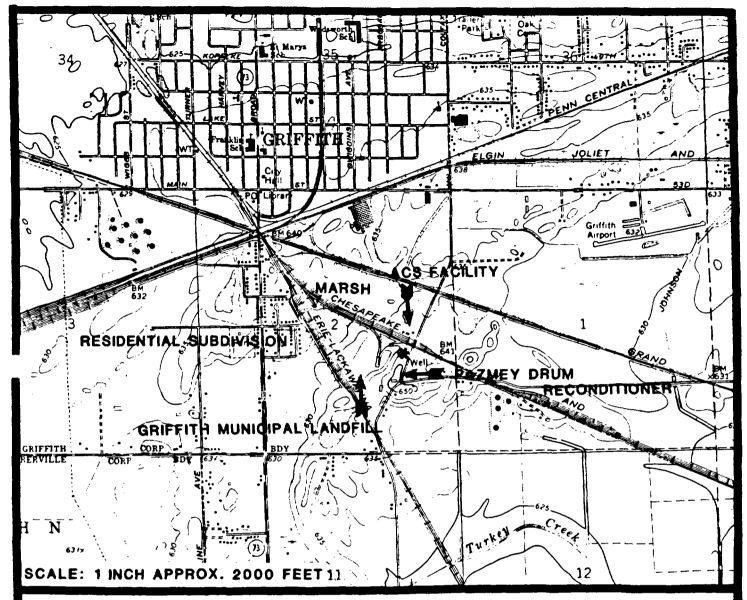


FIGURE 3 LAND USE & DRAINAGE PATTERNS SURROUNDING ACS LANDFILL GRIFFITH, INDIANA

***** ACS LANDFILL

FROM USGS MAP
HIGHLAND QUADRANGLE INDIANA-LAKE COUNTY



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It is reported that two aquifers, separated by a clay layer, exist under the site. Boring logs from the monitoring wells indicate deposits of predominantly sand and gravel materials to a depth of approximately 14 to 23 feet, below which a silty clay layer begins. This clay layer has been reported to be 15 to 25 feet thick. Depth to the water table is not known. The on-site monitoring wells are screened in the upper aquifer. The Indiana Department of Natural Resources (IDNR) reports that most of the nearby private wells were screened into the lower aquifer.

The TAT initially conducted a reconnaissance of the fill area, attempting to locate the monitoring wells installed by FIT. The ACS fill was noted to be capped and a good growth of weedy vegetation had been established. No leachate or staining from prior leachate seeps was encountered. A tank with an estimated capacity of 3,000 gallons was found on the eastern portion of the fill. An open port was noted on one side of this tank; a dark sludge-like material was seen under this part of the tank. Organic vapors at the port measured approximately 5 ppm over the ambient levels using a HNU photoionization detector. Monitoring well 1 was also located at this time. The lock on the metal casing of this well could not be opened; however, by lifting the casing cap slightly, an increase of HNU readings was obtained. Readings fluctuated from 5 to 14 ppm over ambient conditions.

After completing this initial reconnaissance, the TAT interviewed Mr. James Tarpo, President, and Mr. John Murphy, Vice President of ACS. Messrs. Tarpo and Murphy indicated that the ACS filling operations never went below grade; as such, the depth of fill is roughly 4 to 6 feet. When asked about a buried tank car in the fill, they replied that that was an old fuel oil truck used for hauling paint solvents that had deteriorated to an inoperable condition. It reportedly contained about one foot of sludge when buried. Messrs. Tarpo and Murphy were then questioned about the plant lagoon. They indicated that the old lagoon was about 100 feet across at its widest point, and about 150 feet long. It was basically an above-grade structure, with the possible exception of one end, as it was reportedly built on a slight slope. The depth of the lagoon was estimated at three feet.

Messrs. Tarpo and Murphy stated that ACS has four on-site wells with casings of about 300 feet each. Submersible pumps are set at levels of 90 to 100 feet below grade. However, a well log, obtained from the Indiana Department of Natural Resources (IDNR) for a well located at the ACS plant (Attachment A), indicates the depth of that well to be 74 feet. These wells supply process and drinking water for the plant. No priority pollutant testing has apparently been done on these wells.

Messrs. Tarpo and Murphy also indicated that the Griffith landfill took hazardous materials in the 1960s. Regarding the drum reconditioning facility south of the ACS fill, this was originally operated by a firm named Kapica. Kapica sold the facility in 1980 to Pazmey. Messrs. Tarpo and Murphy mentioned that Pazmey had been cited by the ISBH for dumping waste water at their site. In regards to their own fill, they indicated that they capped a leachate seep at the north end in 1980. They also indicated that the fill, and apparently, also the lagoon had leachate problems in the 1960s, but these problems have generally subsided over the years. They also stated that these leachate problems had caused considerable vegetation kills in the adjacent marsh, west of the facility. Finally, the TAT mentioned reports of the Griffith landfill pumping leachate off their site. Messrs. Tarpo and Murphy stated that they were unaware of any such activity.

Upon completion of the interview, Messrs. Tarpo and Murphy showed the TAT an area on site which they stated was the location of the covered waste lagoon. The former lagoon was located to the northwest of the process building, at the west end of the site. A slight rise in the land was observed at this location. A tank battery was noted to occupy much of the area that was formerly the lagoon. The fire pond, located due west of the lagoon area, was then inspected. Mr. Tarpo indicated that the water level in the pond was maintained by overflow diversion into the sewer system. Mr. Tarpo also stated that no waste filling west of their pond had occurred.

Messrs. Tarpo and Murphy then toured the ACS fill and nearby area with the TAT, pointing out the location of the monito-Later, the TAT attempted to open the casing ring wells. locks on these wells to obtain HNU readings. None of the locks on the wells could be opened, and the casing caps appeared to be rusted shut. The TAT then examined the E&L rail bed along the southwestern edge of the Griffith land-No leaching problems were encountered. A similar investigation was made along the C&O rail line north of the landfills. A drainage ditch along the rail line was found to contain clear water; no abnormal HNU readings were obtained, nor was evidence of leaching found. Another drainage ditch, running roughly parallel to the aforementioned ditch, was observed. It appeared to originate in the area between the ACS fill and the current Griffith operations and was interrupted at one point by soil which had apparenty been buildozed into it. At this point, the water was very dark, odorous, and gas was noted emerging from the sediments. Both ditches were eventually intercepted by another ditch running perpendicular to the C&O tracks, northwest of the Griffith landfill. This ditch connects, by means of a culvert, the marshes located north and south of the C&O tracks. At the confluence of the ditches, the water from the "on-site ditch" was noted to be clear with no discoloration or odor present.

5.0 SPCC INSPECTION

On December 12, 1984, TAT members Michols and Matz conducted a Spill Prevention Countermeasure and Control (SPCC) inspection of the ACS facility, during which time the TAT again met with Messrs. Tarpo and Murphy. A copy of ACS's SPCC plan was presented to the TAT and is included in Attachment B. Murphy informed the TAT that the crude referred to on the SPCC plan was not crude oil but crude solvent. The SPCC plan contained a listing of the majority of chemicals held at the site, but Mr. Tarpo mentioned that a more detailed description of tank storage and spill prevention existed in the Contingency Plan outlined in their Part B RCRA application submitted by ACS in August of 1982. Mr. Tarpo also stated that ACS does not handle any soluble oils at their facility. fire water pond on site does collect drainage from potential spill areas on site, but, according to Mr. Tarpo, is equipped with a double underflow separator. As the fire pond discharges to the Griffith sewer system, this separator is intended to prevent the discharge of oil to the sewer.

Messrs. Tarpo and Murphy then conducted a tour of the ACS site with the TAT. The various tank farms on site were pointed out. The facility appeared to be very well maintained. After the completion of the site tour, Messrs. Tarpo and Murphy pointed out the marsh west of the facility, a culvert underneath the C&O tracks, which directs drainage for the marsh. Figure 2 details the drainage pattern in the vicinity of this culvert. No evidence of vegetative stress was observed in the marsh.

6.0 RECOMMENDATIONS

No leachate problems were evident when the TAT conducted its site investigations. The possibility exists that leaching may occur only during the spring, due to the seasonally greater influx of water into the fill. It is recommended that another site inspection be conducted in the spring of the upcoming year to determine if leaching problems do exist.

With the possible exception of the abandoned fuel tank on the landfill, no other conditions were observed which could pose an imminent threat to the public safety via direct contact of wastes. The physical description of material in the tank does not tend to support ACS's contention that this is simply an old fuel oil tank; as such, ACS should be encouraged to

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relocate the tank in a secure area until a definitive description and, if necessary, final disposition of the materials contained in the tank can be achieved.

Implementation of a ground water use survey in the immediate area should be considered to determine potential sites for ground water contamination and to obtain an accurate listing of locations and depths of current water supply wells. Based upon the results that were obtained from the analysis of the LCHD chemist's private well water sample, it may be necessary to implement a more extensive ground water sampling plan of local wells in order to accurately assess the area affected by the contaminant plume.

ATTACHMENT A

Indiana Department of Natural Resources Well Log

| NAME OF WELL OWNER and/or SULDING CONTRACTOR Well Location Nomination Nomin |
|--|
| WELL LOCATION WELL LOCATION WELL GRAND Reserved Convey in which self size by the continuence of the conti |
| WELL LOCATION County in Plack well size belief. Drives directions to the silventage of the silventag |
| WELL LOCATION County in Which well with bridge in the part of the |
| County is placed and with the Deright directions in the Deright direction of the Deright di |
| NAME OF WELL OWNER and/or SUDDING CONTRACTOR Well Owner ONLEGA CAPACTAL Address Sulfding Contractor NAMES Name of Well Defling Contractor Address Name of Drilling Equipment Operator: Address WELL INFORMATION Depth of well: 7444 Date well was completed Diameter of Casing or drive page: Address Therefore Address Diameter of Casing or drive page: Address Therefore Address Therefore Address Diameter of Casing or drive page: Address Therefore Address Ther |
| NAME OF WELL OWNER and/or SULDING CONTRACTOR Well Owner Contractor Name of Well Drilling Contractor Name of Drilling Equipment Operator: WELL INFORMATION Depth of well: Date well was completed: Diameter of casing or drive pige: |
| Well Owner Contractor Address Name of Well Ir fling Contractor Address Name of Drilling Equipment Operator: WELL INFORMATION Depth of well: Date well was completed: Diameter of casing or drive pipe: Address Charles Ad |
| Well Owner Contractor Address Name of Well Ir fling Contractor Address Name of Drilling Equipment Operator: WELL INFORMATION Depth of well: Date well was completed: Diameter of casing or drive pipe: Address Charles Ad |
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| Well Owner Contractor Address Name of Well Ir fling Contractor Address Name of Drilling Equipment Operator: WELL INFORMATION Depth of well: Date well was completed: Diameter of casing or drive pipe: Address Charles Ad |
| Name of Well Define Contractor Name of Define Contractor Name of Define Equipment Operator: Address |
| Name of Well Defling Contractor: A 19 19 19 19 19 19 19 19 19 19 19 19 19 |
| Name of Drilling Equipment Operator: WELL INFORMATION Depth of well: Date well was completed: Diameter of casing or drive pipe: The state of casing or |
| Name of Drilling Equipment Operator: WELL INFORMATION Depth of well: Date well was completed Diameter of casing or drive pipe: |
| WELL INFORMATION Depth of well: |
| Depth of well: 744 Date well was completed: 222 1/10/ |
| Depth of well: 744 Date well was completed: 222 1/10/ |
| Diameter of casing or drive pipe: |
| ,一个人,一个人,一个人,也是我们就是一个人,一个人,一个人,这个人,他们也没有一个人,他们也没有一个人,他们也没有一个人,也是我们的人,他们也没有一个人,他们 |
| 'ameter of liner (if nied) |
| |
| Diameter of Screen: |
| Type of Well: Drilled S. Maravellack |
| Use of Well: For Home To Brok Industry [] For Fieblic Supply [] Stock [|
| Method of Drilling: Cable Tools Rosery Accept I Rev. Statery I See I See Rev. Statery I See See Rev. Statery I See See Rev. Statery I See Rev. Statery I |
| Static water level in completed well (Distance from ground to water level) |
| Bailer Test: Hours Tested Rate p.m. Drawdown 20. 1 tt. Drawdown is the difference |
| Pumping Test: Hours Tested Rate g.p.m. Drawdown 4. Smil at red of test) |

| FORMATIONS (Color, type of material, hardness, etc.) | From | ्र ३० | Trans | | 2 |
|--|-------|--|----------------------------|---------------------------------------|---------------------|
| | C | 2 | | | |
| | | 47. | | | |
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| | 1 | | 1 1 31 | | Name |
| | - | | - | | • |

ATTACHMENT B

SPCC Inspection Sheet & ACS's SPCC Plan

| ۸. | SPCC INSPECTION FIELD SHEET | | See |
|----------------------------------|---|-----------------------------------|-----------------------------|
| | if SPCC Regulation is applical | ole to Facility | Instructions on Reverse |
| la Name of Facility: | | | lb Type of Facility |
| AMERICAN CHEMICAL SERV | ICE, INC. | | CHEM. RECLAIMER |
| 1c Facility Location: | | | |
| 420 S. Colfax | | | |
| 2a Name of Owner and/or O | perator Responsible for Facili | ty: | 2b Telephone # |
| James Tarpo | | | Area Code (219)924-4370 |
| 2c Mailing Address: | | | 1219 7 924-4370 |
| P.O. Box 190, Griffith | , Indiana 46319 | | |
| • | d Capacity of Above-Ground and | Buried Storage: | |
| See attached list | | • | |
| Dec decidence 12De | | | |
| | | | |
| | | | |
| | | | |
| A Ts a Certified SPCC PI | an Available for Inspection? | / _v / Yes / / No | 5 Date Inspection |
| 13 4 667 677764 3766 77 | an Available for Inspections | 7 <u>X</u> / 1es <u>/</u> / 110 | ì |
| Z Name and Danieland | # of Counting Factoring | New Assettable | 7 Date SPCC Plan |
| - | # of Certifying Engineer /_/ | NOT AVAITABLE | was certified |
| Robert L. Lippman 437 | 4 Indiana | | √4-2-75 ✓ Not Available |
| | lemented? (Are the items calle | | |
| spill prevention actual | <pre>lly installedif observable?)</pre> | / Not Applicab | ie. |
| Yes | | | |
| Ra Has SPCC Reen Reviewed | in the Past 3 Years? Yes | | |
| 9 Name of Water Body Tha | t Potential Spill Could Enter; | or if Unnamed Trib | utary, Then First |
| Named Water Body^Downs | tream (if known): | | |
| Turkey Creek | | | |
| 10 Comments (Include commented): | ents by owner/operatorwrite | on back or attach e | xtra sheets if |
| - Plan was readily ava | | | |
| - Plan lists products | in all tanks, mostly non petro nd capacities have been changed | oleum products ACS said that the | ev will be re- |
| certifying the SPCC | | i, nob bara enac em | ., |
| - Plan has no document | tation of review but it has been | en reviewed . | |
| IIa SPCC # | 11b Case # | 11c NPDES # / / | Not Available |
| 5-8411-09 | | | |
| 12a Inspector (Sign): / | | <u></u> | 12b Date: |
| 1 | toon! ! | | 12-13-84 |
| 12c Inspector (Print): | MICI IN JUS | | |
| | - | | |
| Curtis R. Michols | · | | |
| EPA Form 7500-53 (9-80) | | | |

| SPCC # 5-8411-09 Case # | | Date of Insp | ection: 12-12-84 |
|---|--------------------|--------------------------------|--|
| Name of Inspector (Signature): | Us | Date of Docu 12-13-84 NP | mentation Report |
| Name of Inspector (Print): Curtis R. Micho | ls | NP | DES # |
| 1. Facility | | | |
| a. Company: American Chemical Service. | Inc. | | T-1 |
| Address: 420 S. Colfax ave. | | 2 | elephone: 219-838-4370 |
| City: Griffith | State: Indian | | p Code: 46319 |
| Facility Name: Same | | | |
| b. Facility Location: Same | | | |
| Parent Corporation: Same | <u> </u> | | |
| Address: Same | | | |
| City: | State: Same | 7 | ip Code: Same |
| Water Body Protected: | Dane | | o dine |
| Turkey Creek 2. Purpose | | | |
| | | | |
| Initiation: 📉 Routine Surveillance 🥂 | Coast Guard Info | ormation | |
| | | | y): |
| Type: // Plan Preparation <u>k/</u> P | lan Implementation | or | |
| | | | |
| 7 Follow-up 7 Pi 3. Inspection | lan Amendment | <u> </u> | |
| | · | <u>-</u> | The Description |
| Individual Contacted: James Tarpo Individual Contacted: | | Title: Ex | ec. Vice Presiden |
| John J. Murphy | | Vi | ce President |
| Notification: James Tarpo | | | |
| 4. Findings | | 5. Attachments | s (None required if |
| Course de Annesse Complées de CROS Reside | | | n apparent compliance) |
| Source in Apparent Compliance with SPCC Require /**/ Yes | errents | | Or None Attached Fil |
| AT Have adequate plan | | | |
| // Not subject to regulations | | Detailed | |
| Insufficient storage No reasonable spill expectation | | Observations | |
| X/ Plan fully implemented | | MPhotographs 51ides | T' Tx/ T/ x/ T/ T/ x/ T/ Tx/ T/ T/ Tx/ T/ |
| 77 New facility operational less than 6 | | Map | |
| /7 No | | Field Drawing | |
| 7 No plan | | Comments | |
| Plan not properly certified | | Telephone Con- | |
| Plan does not have management approva | | versations | |
| 7/ Plan not maintained at facility manner | | SPCC Plan | <u>// /x/ /</u> / |
| // Inadequate plan (detailed SPCC Plan n | | HALL DECHITOED | TE EARTH TEN TO AME TH |
| 77 Plan not fully implemented 77 Plan not reviewed within 3 years | | | IF FACILITY IS NOT IN IANCE. If photos not |
| // Other | | | • |
| 1 | | | ck "None" and explain. " to List of Attach- |
| 1 | , | | opriate. |

| C. DETAILED SPCC DOCUMENTATION | Coo Instructions |
|--|----------------------------|
| C. DETAILED SPEC DUCUMENTATION | See Instructions On Page 8 |
| Facility: American Chemical Service, Inc. | |
| | Date of Inspection |
| 1. Facility Description | 12-12-84 |
| | |
| la Type of Business/Operation: Chemical/Hazardous Waste reclaimation | |
| 1b Facility Oil Storage: | |
| See attached list | |
| • | |
| Ic Prevention Measures Provided: | |
| - Tanks are constructed according to ASME specifications - Tanks have direct reading gauges - Venting capacity is suitable for loading and unloading - Main power switches are located in electrical building 50' away from d | liked area |
| Dike surronds each fixed storage area West border is elevated and surronding road beds are elevated Buildings are locked when unattended Personnel have been trained in spill prevention and instructions and p | phone numbers |
| Id Appearance of Facility (housekeeping): | |
| Clean | |
| | |
| | |
| | |
| | |
| | |
| e Past Spill History: | |
| None management of | |
| None reported | |
| | |
| | |
| | |
| PA Form 7500-54 | |

| 2. Receiving Water (should a spill occur) |
|--|
| 2a Name and/or description: |
| |
| Turkey Creek 1.5 miles south which runs into Lake George 10 miles east |
| |
| |
| |
| |
| |
| /X7 Perennial |
| T/ Inspector traced discharge to receiving water |
| Inspector traced apparent drainage path to receiving water |
| \overline{X} / Receiving water identified by company representative \overline{Y} / Receiving water identified from topo maps |
| T/ Receiving water identified by other means (specify): |
| |
| ?b Probable flow path to receiving water: |
| t to the same of t |
| Over land and drainage ditches via gravity |
| |
| |
| |
| |
| |
| 2c Hours facility is manned: |
| |
| 24 hours per day monday- saturday |
| half day on sundays |
| |
| •. 1 |
| |
| |
| |
| |
| EPA Form 7500-54 |

Comments

- Have daily tank logs
- Has emergency coordinator (see plan)
- # 2 fuel oil tanks have cement diking with a water drain valve that is closed when not in use, it is also checked daily
- All tank farms have earthen diking of adequate size

Prevention measures con.

- Tanks are inspected daily by maintenance personnel, have plan and schedule of inspection
- Plant is designed for efficient drainage
- Dikes have cement bottoms
- Area has security lights and entire periphery is fenced

EPA Form 7500-54

| 6. Field Drawings (Attach more sheets if needed, and show north arrow or other | r orientation) |
|--|--|
| Colvert FEW | Christon |
| Low land Marsh | 2 2 1/1/16 parto TPu-C |
| SELVE SE | 4 R. |
| | DO SCALE GOODS |
| COLFAX AVE | |
| Facility: Inspec | ction Date: |
| Inspector: | |
| | |
| EPA Form 7500-54 | |

_4

7. Photographs (Attach more sheets if needed)

Subject: #2 Fuel oil tanks with dike and water drain valve

Photographer: Sally Matz

Date/Time Direction:12-12-84/1345/N.E.

Subject: Storage tanks for vehicular use

Photographer: Sally Matz

Date/time/direction: 12-12-84/1400/N

Date/time/direction: 12-12-84/1400/N

Camera/film/attachments:

American Chemical Services

American Chemical Services

Witnesses: Curtis R. Michols

Camera/film/attachments:
Olympus 35mm/100ASA





| Facility: | Inspection Date: |
|--------------|------------------|
| Tucition. | Inspection bases |
| Inspector: | |
| 1 inspector: | |

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-2-
```

```
FIXEN SKRAFE
 BARRAL HOUSE STORAGE - 3 -2900091. VERT TANKS
         * 1- 6249
         * 1- L-9
             1- Amotone
             1-547
             1-575
             1-AF-3
             2 MT
 2-4000 gal. Vertical Tanks (SP 155)
  Total 164,000
EPOXOL STORAGE 1- 25,000 gallon horizontal underground GAL WAT TE (FINIS) I. (linseed oil) AND 1-12,000 GAL VERT TE (FINIS) 1- 10,000 gal. vertical tank (final prod.) PACO)
                 1- 8,000 gal. vertical tank (final prod.) WASN TK
                 1- 12,000 gal. horizontal tank (benzene) TOLUENE
                 1- 6,000 gal. horizontal tank (caustic)
                 2- 8,000 gal. horizontal tank (peroxide)
                 1- 1,000 gal. vertical tank (bromine)
                    70,000
     Total
                   ADD 2-AU, OW GAI VERT TR (RUBBER OIL)
575 Storage -
                 2-40,000 gal. vertical tank (L-10,L-10PSA
                 2-25,000 gal. vertical tank (575,A547)
                 1-20,000 gal. vertical tank (575)
                 1-15,000 gal. vertical tank (total 500)
                 1-18,000 gal. vertical tank (DETA)
                 1-18,000 gal. vertical tank (C-9
                 1-18,000 gal. vertical tank (5W)
                 1-15,000 gal. vertical tank (nonylphenol)
                 1-6,000 gal. vertical tank (form)
                 1-12,000 gal. vertical tank (MA)
                 1- 2,000 gal. vertical tank (5W)
    Total
                  189,000
 WASTE FUEL
                  ADD 2-25000 GAL VART TE WASTE SOLVEUT
 Incineration
                  1-15,000 (202) gal. vertical tank waste solvents
Storage .
                  1-18,000 (203) gal. vertical tank waste solvents
                  1-18,000 (204) gal. vertical tank waste solvents
                  1-25,000 (205) gal. vertical tank waste solvents
                  1-18,000 (207) gal. vertical tank waste solvents
    Total
                    94,000
                  2-6000 GAL VART TK (FURF ALC)
Manufacturing
                  2-1100 gal. vertical tank (mek, xylol)
 Storage
    Total
                    2200
 Reclaiming
 Storage
                  1- 6,000 gal.
                                    vertical tank (kerosene
                  1 12,000 gal.
                                                   (LT)
```

```
ADD 4- 12000 GAL VART THE (CRUOE)
1- 20,000 gal. Vertical tank
1- 1,000
                             (toluol)
                      н
1- 1,000
             n
                           ш
1- 3,000
                              (crude)
1- 12,000
                             (Nat. can)
1- 10,000
                             (crude)
1- 1,000
   1,000
                             (crude)
1- 7,000
                              (FA)
                      11
1- 10,000
                              (CT)
                      •
1- 10,000
                              (Toluene)
                      41
  6,000
                              (YM&P)
                      *
    2,000
                              (crude)
  4,000
                              (VM&P)
1- 10,000
                              (S-307)
1- 10,000
                              (crude)
1- 10,000
                              (LT)
   1.000
                              (crude)
    1,000
                              (Ethyl Acetate)
1-
    2,000
1-
1-
    2,000
                      .
1-
    6,000
                              (RC-911)
] -
    2,000
1-
    1,000
                              (LT)
                      11
1-
    1,000
                      11
1-
    2,000
                              (Styrene)
١-
    1,000
                              (Xylol)
    2,000
1-
                      11
              11
1 - 18,000
                              (crude)
                      н
1- 13,000
                              (crude)
   213,000
```

Total Gallons 732,200

Vehicles - 1- 7,000 gal. compartmented tank wagon

3. PAST SPILL EXPERIENCE

None

Tota1

4. SPILL PREVENTION - STORAGE TANKS

- 1. Each tank is constructed according to ASME specifications for the material it contains.
- 2. Each tank is equipped with a direct reading gauge
- 3. Venting capacity is suitable for the loading and unloading rates.
- 4. Main power switches for the pump or pumps loacated in each fixed storage area is located in an electrical building at least 50' away from the diked area. The buildings are locked when the plant is unattended.



SPILL PREVENTION CONTROL AND COUNTERMEASURE PLAN

AMERICAN CHEMICAL SERVICE, INC.

420 South Colfax P.O. Box 190 Griffith, Indiana

46319

Telephone AC 219/838-4370

CONTACT

JAMES TARPO, PLANT MANAGER

| Certification: | |
|--------------------------------------|------------|
| Engineer: Robert L. Linpman | • |
| Signature: Robert L. Lippman | (Seal) |
| License Number: 1.371 State: Indiana | |
| Date April 2 1975 | |

1. NAME & OWNERSHIP

Name: American Chemical Service, Inc.

420 South Colfax P.O. Box 190

Griffith, Indiana 46319

Ph: 219-338-4370

General Manager: James Tarpo

6183 Mulberry Dr.

Portage, Indiana 46368

219-762-2771

Owner: George R. Murphy, President

P.O. Box 231, Gig Harbor Wash. 98335 Ph: 206-858-9393

James Tarpo, Executive Vice-President

6183 Mulberry Dr., Portage, Ind. Ph: 219-762-2771

James T. Murphy, Vice-President

856 White Oake Lane, Park Forest South, III. Ph: 312-534-0345

John J. Murphy, Vice President

601 Stratford, Valparaiso, Ind. Ph: 219-464-2076

Other Personnel:

(6) Salary Personnel (Supervisory)

(21) Hourly Personnel (Operators)

Service Area: Midwest States - Illinois, Indiana, Ohio,

Iowa and Wisconsin

2. DESCRIPTION OF FACILITY

American Chemical Service's business consists of Custom Chemical manufacturing, solvent reclaiming and waste incineration. On site is the equipment to receive, process, and ship various solvents and chemicals in drums and bulk.

The accompanying drawing shows the property boundaries, adjacent highway, drainage ditch, holding pond, tanks area and on-site tuildings.

Fixed Storage:

Barrel House Storage - 8 - 20,000 gal. Vertical Tanks

1 - 6249

1 C-9

```
MIXEN SKRAGE
 BREALHOUSE STORAGE - 8 -2900gs 1. VERT TANKS
         * 1- 63-49
          * 1- L-9
             1- Amotone
             1-547
             1-575
             1-AF-3
             2 MT
 2-4000 gal. Vertical Tanks (SP 155)
  Total 164,000
EPOXOL STORAGE 1- 25,000 gallon horizontal underground (Figure (Figure 1- 10,000 gal. vertical tank (final prod.) | Post TR (Figure 1- 10,000 gal. vertical tank (final prod.)
                 1- 8,000 gal. vertical tank (final prod.) WASH TK
                 1- 12,000 gal. horizontal tank (benzene) TOLUENE
                 1- 6,000 gal. horizontal tank (caustic)
                 2- 8,000 gal. horizontal tank (peroxide)
                 1- 1,000 gal. vertical tank (bromine)
     Total
                    70,000
                   ADC 2-40,000 GAI VENT TR (RUBBER OIL)
                 2-40,000 gal. vertical tank (L-10,L-10PSA
575 Storage -
                 2-25,000 gal. vertical tank (575,A547)
                 1-20,000 gal. vertical tank (575)
                 1-15,000 gal. vertical tank (total 500)
                 1-18,000 gal. vertical tank (DETA)
                 1-18,000 gal. vertical tank (C-9
                 1-18,000 gal. vertical tank (5W)
                 1-15,000 gal. vertical tank (nonylphenol)
                 1- 6,000 gal. vertical tank (form)
                 1-12,000 gal. vertical tank (MA)
                1- 2,000 gal. vertical tank (5W)
                  189,000
    Total
 WASTE FUEL
                  ADD 2-25000 GAL VART THE WASTE SOLVENT
Incineration
                 1-15,000 (202) gal. vertical tank waste solvents
Storage
                 1-18,000 (203) gal. vertical tank waste solvents
                 1-18,000 (204) gal. vertical tank waste solvents
                 1-25,000 (205) gal. vertical tank waste solvents
                 1-18,000 (207) gal. vertical tank waste solvents
   Total
                   94,000
Manufacturing
                 2-6000 GAL VARI TK (FURF ALC)
Storage
                 2-1100 gal.vertical tank (mek, xylol)
                    2200
   Total
Reclaiming
                                    vertical tank (kerosene
Storage
                 1- 6,000 gal.
                 1 12,000 gal.
                                                   (LT)
```

```
ADD 4- 12000 GAL VART TK
                                                   (CRHOE)
                1- 20,000 gal. Vertical tank
                1- 1,000
                                              (toluo]) (
                                       11
                             11
                ]-
                   1,000
                             11
                1~
                   3,000
                                               (crude)
                1- 12,000
                                               (Nat. can)
                1- 10,000
                                               (crude)
                                       11
                1- 1,000
                                       11
                1- 1,000
1- 7,000
                              41
                                               (crude)
                                               (FA)
                              41
                                       ŧı
                1- 10,000
                                               (CT)
                              11
                                       H
                1- 10,000
                                               (Toluene)
                                               (VM&P)
                1- 6,000
                                       н
                1- 2,000
                                               (crude)
                1- 4,000
                                               (VM&P)
                              11
                1- 10,000
                                               (S-307)
                1- 10,000
                                               (crude)
                              11
                1- 10,000
                                               (LT)
                1-
                     1,000
                                               (crude)
                1-
                     1,000
                                               (Ethyl Acetate).
                1-
                     2,000
                     2,000
                ]-
                              #
                                               (RC-911)
                 1-
                     6,000
                 1-
                     2,000
                     1.000
                 ]-
                                               (LT)
                 1-
                     1,000
                                             " (Styrene)
                     2,000
                 1-
                 1-
                     1,000
                                               (Xylol)
                    2,000
                                             " (crude)
                 1 - 18,000
                                             " (crude)
                 1- 13,000
Total
                   213,000
Total Gallons
                   732,200
```

Vehicles - 1- 7,000 gal. compartmented tank wagon

3. PAST SPILL EXPERIENCE

None

4. SPILL PREVENTION - STORAGE TANKS

- 1. Each tank is constructed according to ASME specifications for the material it contains.
- 2. Each tank is equipped with a direct reading gauge
- 3. Venting capacity is suitable for the loading and unloading rates.
- 4. Main power switches for the pump or pumps loacated in each fixed storage area is located in an electrical building at least 50' away from the diked area. The buildings are locked when the plant is unattended.

5. A dike surrounds each fixed storage area. The volume of the diked area is based on the Indiana Fire Marshall's Flammable Liquids Code, and allowances, Inc.

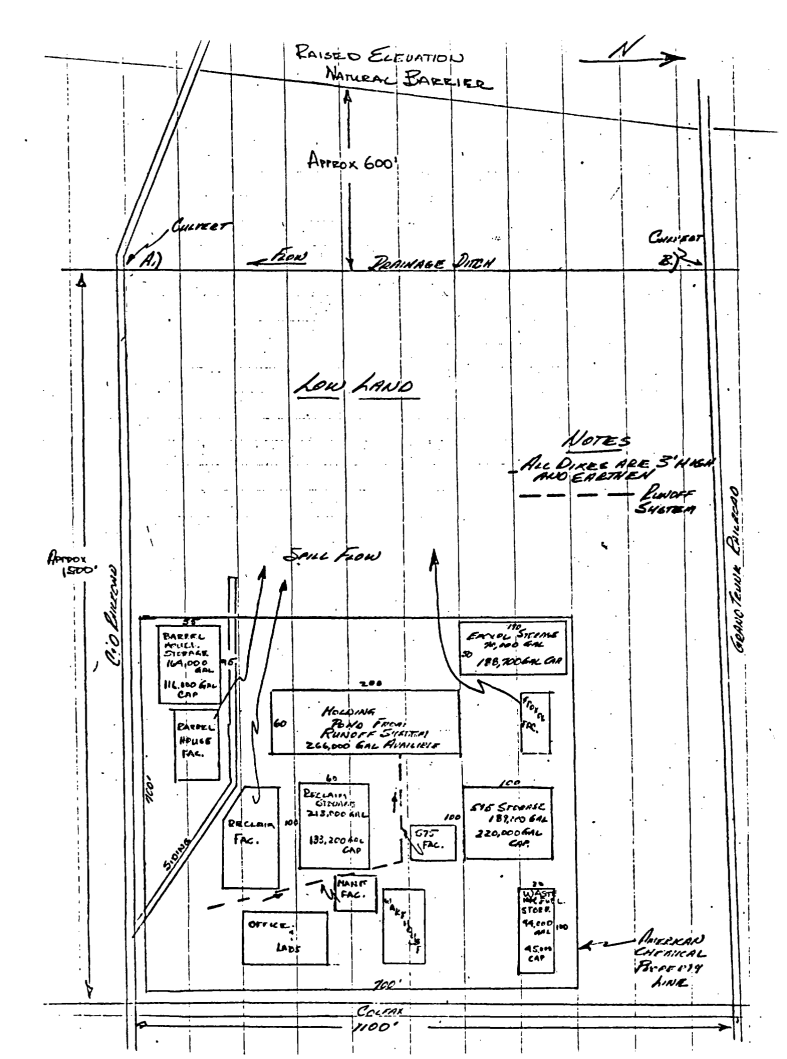
5. SPILL PREVENTION - PLANT

American Chemical is bordered by Colfax Avenue on the East, C&O Railroad on the South, Grand Trunk Railroad on the North, and low land with an elevated barrier on the West. Both the track beds of the C&O and the Grand Trunk are elevated above the natural terrain of the plant site and thus providing a barrier to spill flow. The roadbed of Colfax Avenue is likewise elevated, and would resist spill flow in an Easterly direction. As the attached sketch of ACS shows the processing facilities (Barrel House, Epoxol and Recaliming) in event of an inprocess spill would flow in a westerly direction into the lowland. By earthen diking at culvert A&B the spill would be contained in the lowland until appropriate cleanup can be initiated. The 575 and Manufacturing facilities in event of an inprocess spill would flow into the runoffi system into the holding pond (266,000 gal. capacity available) until appropriate recovery. A local excavator (Lean Wells) has the necessary equipment and has been contacted about the possibility of emergency containment and recovery methods.

6. PERSONNEL

ACS has been located in Griffith for 20 years and in that time we have not had a major spill. Personnel are constantly aware of the dangers of a major chemical spill both as a fire and an environmental threat. Cleanup compaigns are common place at ACS and the personnel are responsible for their own working areas. This promotes a more conscientious attitude toward spill prevention.

ACS has 24 hour supervision at the plant and each supervisor is aware of emergency spill procedures. Instructions and phone members have been posted in the supervisors offices regarding the reporting of spill to Environmental Protection Agency and the Indiana Department of Water and Air Resources.



DIKE DESIGN PROCEDURE

I FULLS and REGULATIONS of the STATE FIRE MARSHALL Regulating the Use, Hundling, Storage, and Sale of Flammable Liquids in the State of Indiana.

Chapter II, Section 206

206-02: Flammuble Liquids Other Than Crude Petroleum:

Individual tanks or groups of tanks, where deemed necessary by

/ the State Fire Marshall on account of proximity to waterways,
character of topography, or nearness to structures of high value,
or to places of habitation or assembly, shall be dised or the
yard shall be provided with a curb or other suitable means taken
to prevent the spread of liquid onto other property or waterways.
Where a dised enclosure is required under this section, it shall
have a net capacity not less than that of the largest tank plus
ten percent of the aggregate capacity of all other tanks served
by the enclosure.

206-03: Dike Construction:

Except where protection is provided by natural topography, dikes or retaining walls required under the foregoing section shall be of earth, concrete, or solid masonry designed to be liquid tight and to withstand a full hydraulic head, and so constructed as to provide the required protection. Earthen dikes 3 feet or more in height shall have a flat section at the top not less than 2 feet wide. The slope shall be consistent with the angle of repose of the material of which the dikes are constructed. Unless means are available for extinguishing a fire in any tank containing crude petroleum, dikes and walls enclosing such tanks shall be provided at the top with a flareback section designed to turn back a boil-over wave, provided, however, that a flareback section shall not be required for dikes and walls enclosing approved floating roof tanks.

206-U4 Drainage:

Where provision is made for draining rain water from diked areas, such drains shall normally be kept closed and shall be so designed that when in use they will not permit flammable liquids to enter natural water courses, public sewers, or public drains, if their presence would constitute a hazard.

Dike Capacity Calculations

Epoxol Storage

170' x 50' x 3' = 25,500 cu. ft. 25,500 x 7.4 gal./ cu ft. = 188,700 gallons capacity

Total gallon storage - 70,000 gallons Largest storage tank - 25,000 gallons 10% of remaining stirage - 4,500 gallons

29,500 gallons required dike capacity

Barrel House Storage

55' x 95' x 3' = 15,675 cu. ft. 15,675 x 7.4 gal./ cu ft. = 115,995 gallons capacity

Total gallon storage -164,000 gallons
Largest storage tank - 20,000 gallons
10% of remaining storage - 14,400 gallons
34,400 gallons required dike capacity

575 Storage

100' x 100' x 3' = 30,000 cu. ft. 30,000 x 7.4 gal/ cu. ft. = 222,000 gallons capacity

Total gallon storage - 189,000 gallons
Largest storage tank - 40,000 gallons
10% of remaining storage - 14,900 gallons
54,900 gallons required dike capacity

WASTE FUEL Incineration Storage

20' x 100' x 3' = 6,000 cu. ft. 6000 x 7.4 gal/ cu. ft. = 44,400 gallons capacity

Total gallons Storage - 94,000 gallons
Largest storage tank - 25,000 gallons
10% of remaining storage - 6,900 gallons
35,900 gallons required dike capacity

Reclaiming Storage

60' \times 100' \times 3' = 18,000 cu ft. 18,000 \times 7.4 gal./ cu. ft. = 133,200 gallons cpapcity

Total gallons storage - 213,000 gallons
Largest Storage tank - 20,000 gallons
10% of remaining storage - 19,300 gallons
39,300 gallons required dike capacity

7. Future Spill Prevention Plans

- 1. Continue to incorporate all tanks into diked areas.
- 2. Make available to all personnel at American Chemical Service a written emergency spill plan in case time would not permit the contacting of a plan supervisor.
- 3. Locate necessary fill piles for earthen dams at culvert A & B The location will
- 4. Continue to emphasis the importance of cleanup, preventative maintenance and a general spill prevention awareness to the personnel.

James Tarpo General Manager ATTACHMENT C

Photographs

-

American Chemical Services Drum Fill, Griffith, IN 11/29/84

Photographer: Stofferahn



PHOTO 1 Fuel tank at east side of drum fill.



PHOTO 2 Monitor well #1

Drum Fill, Griffith, 1N 11/29/84

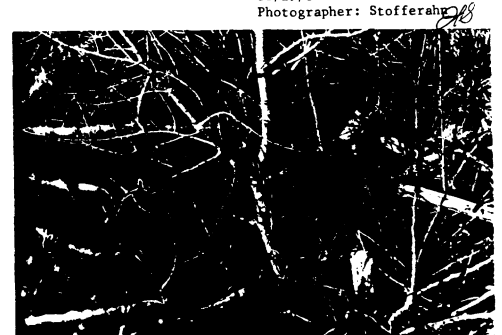


PHOTO 3 Water on site with odor of mercaptans



PHOTO 7 Monitor well #2



PHOTO 8
Monitor well #3

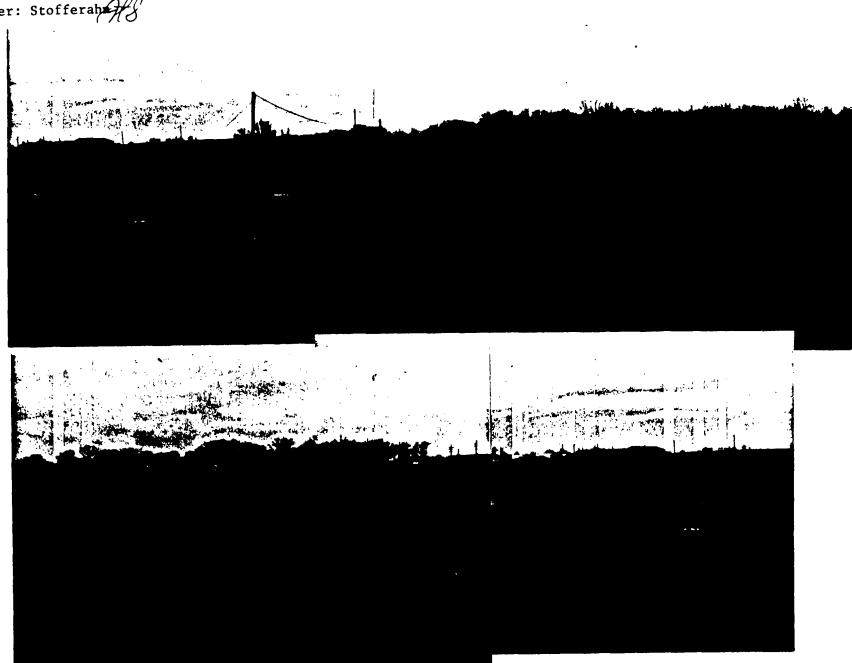
American Chemical Services
Drum Fill, Griffith, IN
11/29/84
Photographer: Stofferah

PHOTO 4, 5 & 6 Area of old lagoon on American Chemical Services site



American Chemical Services Drum Fill, Griffith, IN
11/29/84
Photographer: Stofferah

PHOTO 9, 10, 11 & Griffith Municipal Landfill



American Chemical Services Drum Fill, Griffith, IN 11/29/84

. Photographer: Stofferahn 9



PHOTO 15 Confluence of drainage ditches NW of monitor well -#3

American Chemical Services Drum Fill, Griffith, IN 11/29/84

Photographer: Stofferah

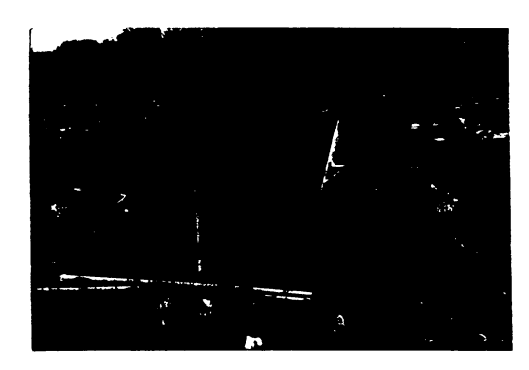


PHOTO 13 Pump house for landfill sump



PHOTO 14
Monitor well #4

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Mr. Robert Bowden, Chief

December 18, 1984

Waste Management Division

Emergency Response Section

U.S. Environmental Protection Agency

TAT-05-F-00478

11th Floor

230 South Dearborn Street

Chicago, Illinois 60604

Reference: American Chemical Service, Griffith, IN, Site

TDD# 5-8411-09

Dear Mr. Bowden:

On November 14, 1984, the Technical Assistance Team (TAT) was

tasked to investigate the American Chemical Service site,

located in Griffith (Lake County), Indiana. This report details

TATS findings pursuant to This tust, an also we like a specific performed at this tusting

American Chemical Services (ACS) is a solvent reclamation and chemical manufacturing facility located at 420 South Colfax, Griffith, Indiana (Figure 1). ACS began operations in May 1955, solely as a solvent recovery firm. Later, the company also began limited chemical manufacturing. Mr. James Tarpo is president of ACS, Messrs. John and James Murphy are the firm's vice presidents.

They solvent recovery process generates still bottom wastes which were originally deposited in a holding lagoon located in the southern portion of the facility. In the 1960s,

caused vegetation wills in a marsh to the west of the site.

Operation of this lagoon was terminated in 1972 when it was filled in with drums partially full of sludge materials. A portion of this lagoon may have been the site of a fire water pond constructed in November 1973. It is located at the southwestern corner of the facility and stores water for fire control purposes. The remainder of the lagoon was, however, graveled over.

From 1958 to 1975, ACS operated a small landfill on a piece of property directly south of their plant (Figure 2). Throughout its operation, the landfill was utilized in the disposal of a variety of wastes generated at the ACS plant.

originally, the still bottoms from the aforementioned lagoon were disposed of in this landfill. From 1968 to 1970, ACS operated an incinerator at their facility, wastes from the incinerator were deposited in the fill during this period. In addition to these wastes, general refuse and an estimated 20,000 to 30,000 drums were deposited in the fill prior to its closure. These drums reportedly were either empty or partially full of unreclamable wastes. Also, a tank truck partially full of sludge material, was also buried in the fill A Leachate problems have reportedly been associated with the landfill since the 1960s, but have steadily decreased over the years.

In 1972, ACS terminated the use of the landfill and the site was capped with a reported two to three foot layer of soil material. In 1980, a 31 acre portion of property owned by ACS to the west of the drum fill was sold to the City of Griffith. The city used this property for an expansion of their municipal landfill, which had been operating to the southwest of the ACS property. This transaction reportedly included an approximately six foot wide strip of the west edge of the drum fill.

As previously mentioned, ACS began operation of an incinerator at their plant in 1968. As well as taking still

wastes from off-site sources were accepted. Mr. Tarpo has reported a rate of 2 million gallons of waste burned per yeary burned as a rule for the factor.

In October 1971, ACS began a swine fat reprocessing operation.

at their facility. Apparently Pue to its economic liability
to the firm, this was terminated in April 1973. In May 1972,
a production line was opened for the manufacturing of a
gasoline additive for the American Oil Company, referred to
as "Amotone." In early 1974, ACS began manufacturing a
plasticizer called "Epoxol" for the Swift Chemical Division.
Both materials are currently being manufactured at the
facility. Since 1983, "Epoxol" has been produced by ACS for
produced by ACS for
production at the site remains
solvent recovery. Aqueous wastes generated at the facility
are reported to be disposed of off site.

Prior Site Investigations

There are no available regulatory inspection reports for the ACS facility on a local, state or federal level prior to 1972. From April 1972 to September 1973, the Indiana State Board of Health Division of Stream Pollution Control (ISBH-DSPC) conducted regular inspections of the facility. When ACS began Expoxol manufacturing in early 1974, the facility was connected to the Griffith City sewer system, at which time monthly effluent testing was begun by the Griffith Department of Public Works.

On May 8 and 9, 1980, personnel from the U.S. Environmental Protection Agency (U.S. EPA), Region V Surveillance and Analysis Division of the Environmental Emergency and Investigative Branch visited the ACS landfill. The purpose of this visit was to investigate the leaching problems associated with the site. A pool of leachate was encountered on the north side of the drum disposal area. A sample of the leachate was collected from this pool approximately 15 feet north of the drum fill. A subsurface soil sample was also collected near the leachate, roughly 10 feet north of the drum fill. This sample was collected at a depth of $5\sqrt{1000}$. A subsurface soil sample was also collected from an area

approximately 36 feet east of the drum disposal area.

Sell years of the self of the

water sample was collected from a drainage ditch feeding a culvert under the C&E rail line, on the southwest corner of the landfill property. The sample locations, as described by U.S. EPA, were not positively identified by the TAT during that is site assessment. The analytical results from the samples are summarized in Tables 1.000 2

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hazardous waste facility under the Interim Status Standards of the Resource Conservation and Recovery Act (RCRA). The ISBH routinely inspects the ACS facility under RCRA Interim Authorization. While ACS has not been formally notified, both the ISBH and U.S. EPA contend that the fire water pond, located a site, is a surface impoundment as it collected drainage from potential spill areas. As such, this pond would be subject to the ground water monitoring requirements of Subpart F of the Interim Status Standards. ACS, however, claims this is not a surface impoundment, stating that the pond holds, water for fire control purposes, enly. It is not

known what regulatory position (regarding RCRA) either U.S.

RCRA regulatory position (regarding RCRA) either U.S.

In 1981, several private water supply wells near the facility were sampled by the ISBH. These samples were subsequently analyzed for a variety of inorganic parameters, the results of which are presented in Table 3. This sample collection failed to yield any conclusive results regarding the threat of contamination from the ACS facility or other nearby potential contaminant sources. Additionally, TAT feels that some of the results reported may be suspect. As an example, the results for molybdenum are extremely high for ground water and are consistently high throughout the collection.

In July of 1982, the U.S. EPA Field Investigation Team (FIT) established four monitoring wells on and near the ACS landfill (Figure 2) in order to investigate potential ground water contamination from the site. Ground water flow direction was determined to be towards the northwest.

Results of these sample collections are presented in Table.

Monitoring wells 1, 2 and 3 are contaminated with a variety of organic substances, primarily volatile organic materials.

immediate vicinity of ACS were sampled by Andy Livovich, a chemist with the Lake County Health Department. A listing of those wells is provided in Table __. Analysis of these samples with a gas chromatography (GC) was subsequently made by Mr. Livovich. Three samples yielded results which Mr. Livovich was not able to adequately interpret. As such, one sample (the O'Neil residence) was sent to the ISBH laboratory for further analysis. Results from the ISBH remain pending.

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SITE ASSESSMENT

On November 29, 1984, TAT members Stofferahn, Matz, and Michols conducted a site assessment of the ACS facility and adjacent landfill. The TAT arrived on site at 1120 and received permission from Mr. Tarpo to enter the landfill property. Later in the afternoon, Mr. Tarpo and Mr. John Murphy were interviewed, after which a brief facility tour was made. A second landfill site reconnaissance was then made.

Site Description

Figure ② indicates the land use surrounding the ACS plant and landfill. Property to the north and west of the plant is undeveloped. A large cattail marsh can be found just west of the plant. The City of Griffith's municipal landfill is located southwest of the plant and the ACS fill. The Pazery Drum Reconditioner is located on the southern border of the ACS fill. Several residences and a few small businesses are located to the south and southeast of the ACS fill. These reportedly utilize their own water supply wells. A subdivision is also located approximately one-half mile northwest of the ACS facility. The water supply for this subdivision reportedly originates from the City of Griffith; the city utilizes Lake Michigan water purchased from the cities of Hobarth and Gary, Indiana.

The old Chesapeake and Ohio rail line abuty the southern edge of the ACS plant, separating the plant from the ACS and municipal landfills. Use of these tracks reportedly ceased in September 1981; the lines had served the ACS facility. Another abandoned rail line, the Erie-Lackawanna, abuty the southwestern edge of the municipal landfill. No tracks remain along the section of the line edging the landfill.

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indicates, drainage from the ACS plant and fill is to the northwest. Drainage swales along each of the aforementioned rail lines also drain in this direction, except at the intersection of the E&L rail bed and Arborgakt Road. From this point, drainage proceed to the southeast towards Turkey Creek.

A drainage swale is also present on the municipal landfill, running from the eastern edge of the fill around to the northwest, paralleling the ditch along the E&O tracks. Both ditches rain to a marsh west of the municipal landfill.

Another ditch, which rains through this marsh, intersected these ditches and connects to the large marsh west of the ACS plant. The secretary of the first and the secretary parameters to th

It is reported that two aquifers exist under the site, separated by a clay layer. Boring logs from the monitoring

wells indicate deposits of predominantly sand and gravel materials to a depth of approximately 14 to 23 feet, after which a silty clay layer begins. This clay layer has been reported to be roughly 15 to 25 feet thick. Depth to the water table is not known. The on-site monitoring wells are screened in the upper aquifer. The Indiana Department of Natural Resources (IDNR) reports that most of the nearby private wells were screened into the lower aquifer.

Site Reconnaissance

The TAT initially conducted a reconnaissance of the fill area, attempting to locate the monitoring wells installed by

FIT. The ACS fill was noted to be capped and a good weed growth had been established. No leachate or staining from prior leachate seeps were encountered. A tank with an estimated capacity of 3,000 gallons was found on the eastern portion of the fill. An open port was noted on one side of this tank; a dark sludge-like material was seen on the side which the tank. A piece of cloth had been stuffed inside this port. A slight elevation in readings from a HNU photoionizer was encountered at this port, approximately 5 ppm over the ambient level. Monitoring well 1 was located at this time.

The lock on the metal casing of this well could not be

-> opened, a However, by lifting the casing cap slightly, an

14 ppm over ambient conditions.

After completing this initial reconnaissance, the TAT interviewed Mr. James Tarpo, President, and Mr. John Murphy, Vice President of ACS. Messrs. Tarpo and Murphy indicated that the ACS filling operations never went below grade; as such, the depth of fill is roughly 4 to 6 feet. When asked about a buried tank car in the fill, they replied that that was an old fuel oil truck used for hauling paint solvents that had deteriorated to an inoperable condition. It reportedly contained about one foot of sludge when buried. Messrs. Tarpo and Murphy were then questioned about the plant lagoon. They indicated that the old lagoon was about 100 feet across at its widest point, and about 150 feet long. Ιt was basically an above-grade structure, with the possible exception of one end, as it was reportedly built on a slight slope. The depth of the lagoon was estimated at three feet.

Messrs. Tarpo and Murphy stated that ACS has four on-site wells with casings of about 300 feet each. Submersible pumps are set at levels of 90 to 100 feet below grade. However, a Theorem Department of Natural Records well log, obtained from the IDNR for a well located at the ACS plant (Attachment A), indicates the depth of that well to be 74 feet. These wells supply process and drinking water for the plant. No priority pollutant testing has apparently been in these wells.

Messrs. Tarpo and Murphy also indicated that the Griffith landfill took hazardous materials in the 1960s. the drum reconditioning facility south of the ACS fill, this was originally operated by a firm called Kapica. the facility in 1980 to Pazmey. They mentioned that Pazwey had been cited by the ISBH for dumping waste water at their In regards to their own fill, they indicated that they capped a leachate seep at the north end in 1980. They also indicated that the fill and apparently also the lagoon, had leaching problems back in the 1960s, but have generally subsided over the years. They also stated that these leaching problems had caused considerable vegetation kills in the adjacent marsh, west of the facility. Finally, the TAT mentioned reports of the Griffith landfill pumping leachate off their site. Messrs. Tarpo and Murphy stated that they were unaware of any such activity,

Upon completion of the interview, Messrs. Tarpo and Murphy showed the TAT an area on site which they stated was the location of the covered lagoon. This was found to the northwest of the process building, at the west end of the site. A slight rise in the land was observed at this location. A tank battery was noted to occupy much of the area indicated as the old lagoon. The fire pond, located due west of the lagoon area, was then inspected. Mr. Tarpo indicated that the water level in the pond was maintained by overflow diversion into the sewer system. Mr. Tarpo also stated that no waste filling west of their pond had occurred.

Messrs. Tarpo and Murphy then toured the ACS fill and nearby area with the TAT, pointing out the location of the monitoring wells. Later, the TAT attempted to open the casing locks on these wells to obtain HNU readings. None of the locks on the wells could be opened, and the casing caps appeared to be rusted shut. As such, HNU readings could not

be taken. The TAT then traversed the E&L rail bed along the southwestern edge of the Griffith landfill. No leaching problems were encountered. A similar investigation was made along the C&O rail line north of the landfills. A drainage ditch along the rail line was found to contain clear water; no abnormal HNU readings were obtained, nor was evidence of leaching found. Another drainage ditch, running roughly parallel to the aforementioned ditch, was observed. appeared to originate in the area between the ACS fill and the current Griffith operations and was interrupted at one point by soil which had apparenty been bulldozed into it. this point, the water was very dark, odorous, and gas was noted emerging from the sediments. Both ditches were eventually intercepted by another ditch running perpendicular to the C&O tracks, northwest of the Griffith landfill. While not traced, it is likely that this ditch connects the marshes located north and south of the C&O tracks. At the confluence of the ditches, the water from the "on-site ditch" was noted to be clear with no discoloration or odor present.

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SPCC Inspection

On December 12, 1984, TAT members Michols and Matz conducted a Spill Prevention Countermeasure and Control (SPCC) inspection of the ACS facility at LAT. TAT With Life 1900s

plan to the TAT &Appendix A. Mr. Murphy informed the TAT that the crude referred to on the SPCC plan was not crude oil but crude solvent. The SPCC plan contains a listing of the majority of chemicals held at the site, but Mr. Tarpo pointed most are ${\mathscr O}$ out to the TAT that a more detailed description of tank storage and spill prevention exists in the Contigency Plan Sally たさたへ The^ outlined in Part Byapplication submitted by ACS in August of Mr. Tarpo stated that ACS does not work with any perdut al 71.11 soluble oils / According to Mr. Tarpo, the fire water pend Wields en enti site is equipped with a double underflow separator, to prevent At the fune proof descharges to the Giffiel some The september of the discharges of out to the some The september of the second to the second Messrs. Tarpo and Murphy then conducted a tour of the ACS site with the TAT. The various tank farms on site were pointed out. The facility appeared to be very well maintained. After the completion of the site tour, Messrs. wind the facility Tarpo and Murphy pointed out the marsh and the culvert that runs underneath the C&D tracks to the couth of the facility, The marsh located to the west of the facility (Figure) directs disrage flor -16 marsh, Figure 2 details the drawinge pallers .. The Vicinity of the

rulveil

appeared to be very healthy and showed no evidence of vegetative stress. The culvert, which runs under the C&E railroad tracks, is located approximately 1600' west from Colfax Avenue. The water present in the culvest appeared to be flowing couth from the maish into the desired ditch running perpendicular to the Cat rail tracks on the south.

Another drainage ditch, running perpendicular to the Cat rail tracks on the south, also converged at the same point as the culvert. The ditch, parallel to the Cat tracks, continued west along the tracks approximately 300 past the culvert intersection before terminating.

RECOMMENDATIONS

The IAI then left the ACS facility.

The leachate identified by the U.S. EPA Surveillance and

Analysis Division in May of 1982, was not evident when the

TAT conducted its initial site investigation in November

1984. The possibility exists that this leachate becomes

evident only during the spring and fall of each year, based

upon the seasonal rain fall. It is recommended that another

site inspection be conducted in the spring of the upcoming

year to determine if the leachate existence is, in fact,

dependent on seasonal rain fall.

----- AII BIR 19005,

Implementation of a ground water use survey of the local ground water wells within the Griffith area should be considered to determine potential sites for ground water contamination and to obtain an accurate listing of locations and depths of current ground water) wells. Based upon the results that are obtained from the analysis of the LCHD chemist's private well water sample, it may be necessary to implement a fextensive ground water sampling plan of local wells in order to accurately assess the area affected by contaminant plume.

If you have any quustions or need additional information, please feel free to contact us.

Very truly yours,

ROY F. WESTON, INC.

Jeff Stofferahn
Project Scientist

Sally Matz

Environmental Chemist

Kurt S. Stimpson
Technical Assistance Team
Leader, Region V

JS:SM:ap